

To: Jackson, Ryan[jackson.ryan@epa.gov]; Bowman, Liz[Bowman.Liz@epa.gov]; Lyons, Troy[lyons.troy@epa.gov]
From: Dourson, Michael
Sent: Sat 10/28/2017 5:38:40 PM
Subject: 2nd Example

Ryan, Liz and Troy

Here is the description of my second example. It was already given to Senator Carper as part of a response to his first round of questions, specifically question 4.

Cheers!

Michael

Sent from my iPad

Carper Question 4) TERA's website states that "TERA can provide a variety of litigation support services from review and analysis of data, to written opinions, to expert witness testimony" and that this work has included "testimony as expert witness on U.S. EPA's chromium risk assessment for Defendant in groundwater contamination case." For each of the past ten years, please identify each case in which TERA or any of its employees provided 'litigation support' and the party to which such support was provided, and the amount and type of compensation received. In responding, please include the caption of the case, the court in which the case was heard and the case number, and include copies of all materials produced as part of its litigation support services, including expert witness

testimony, analysis of data and written opinions provided by TERA or any of its employees, as well as transcripts of depositions of TERA or any of its employees.

Dourson Response: Please see the table below. Requests for details of the materials and opinions should be directed to the given contact, as I am uncertain of the existing status of the litigation. Compensation is not listed, but if the work exceeded 2% of TERA's effort in anyone year from 2010 to 2015, it was listed on the financial summaries referred to above.

Case	Issue	Contact
No. CIV MSC 05-01725; IN THE SUPERIOR COURT	Contaminated site regarding comparison of levels of contaminant	Richard Bowles; 925 935 3300

<p>OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF CONTRA COSTA; RON BLOCK, et al., Plaintiff; DANIEL HELIX, et al., Defendant.</p>	<p>exposure and health benchmarks. TCE and other solvents were involved.</p>	<p>Bowles and Verna LLP 2121 N. California Blvd., Suite 875 P.O. Box 8180 Walnut Creek, CA 94596-8180</p> <p>Representing the plaintiff.</p>
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